REMARKS/ARGUMENTS

Information Disclosure Statement

Applicant submitted an Information Disclosure Statement (IDS) on 12/10/2004 in relation to the present application. A copy of the original IDS and accompanying transmittal letter are attached. Thus far in the prosecution of the present application, the Examiner has not indicated that she has considered the references contained in the IDS. Applicant respectfully requests the Examiner to include in the next Office Action an initialed version of the IDS indicating the Examiner has considered the references contained in the IDS.

In the Office Action, the Examiner noted that claims 1-30, 34-39 and 45-50 are pending in the application. The Examiner additionally stated that claims 1-30, 34-39 and 45-50 are rejected. By this amendment, claims 31-33 and 40-43, which were previously canceled are now re-presented, claims 1, 6, 8-10, 12, 15, 22, 24-25, 28, 31-32, 36, 39, 45, and 48 have been amended, and new claims 51-70 have been added. Hence, claims 1-43 and 45-70 are pending in the application.

Applicant hereby requests further examination and reconsideration of the application, in view of the foregoing amendments.

In the Specification

In the specification, the table on page 1 has been amended to identify the co-pending applications by their serial numbers.

In the Claims

Rejections Under 35 U.S.C. §103(a)

The Examiner rejected claims 1, 2, 15-30, 34-39, 45, 48, and 50 under 35 U.S.C. 103(a) as being unpatentable over Emma et al., U.S. Patent No. 5,353,421 (hereinafter *Emma*) in view of Hughes et al., U.S. Patent No. 4,200,927 (hereinafter *Hughes*). Applicant respectfully traverses the Examiner's rejections.

First a discussion of Emma and Hughes is helpful. Emma and Hughes are directed to the IBM System/370 processor. See for example, Emma: col. 13, line 9-10; Hughes: col. 1, lines 14-17, col. 6, lines 12-20, col. 10, lines 62-66, col. 11, lines 46-50. Emma specifically states that neither the branch prediction mechanism of Hughes nor the DHT of Losq et al. (the DHT employed by Emma) attempt to guess the target address of the branch instruction since in the IBM System/370 processor the target address is precisely known when the branch instruction is discovered and decoded at the decode stage of the pipeline. Emma, col. 3, lines 28-40. In other words, neither Hughes' branch predictor nor Emma's DHT makes a prediction of a branch instruction target address. Hughes' branch predictor and Emma's DHT make a prediction of a conditional branch instruction outcome (also commonly referred to as a branch instruction direction, i.e., whether a conditional branch instruction will be taken or not taken), not a prediction of a target address of a branch instruction. See Emma: col. 3, lines 32-36, col. 6, lines 23-25, col. 5, lines 40-53, col. 1, line 59 to col. 2, line 1; Hughes: Abstract; col. 3, lines 1-3; col. 10, line 66 to col. 11, line 2; col. 12, lines 15-18; col. 13, lines 58-67 (Hughes more often uses the terms "successful" and "unsuccessful" for taken and not taken).

With respect to claim 1, the Examiner states that Hughes has taught an op-code type branch predictor that may be substituted for the DHT of Emma to result in two branch predictions for unconditional branch instructions. However, claim 1 recites branch instruction target address predictions. As discussed above, neither Emma's DHT nor Hughes' branch predictor provides a prediction of a target address of a branch instruction. That is, neither Emma's DHT nor Hughes' branch predictor provides a target address of a branch instruction that has the possibility of being the incorrect target address of the branch instruction. Although Emma's DHT and Hughes' branch predictor provide an outcome prediction (taken/not taken) that has the possibility of being incorrect, Emma's address generate function (Fig. 10, element 19; col. 9, lines 13-24; col. 16, lines 45-51) and Hughes address formulation logic (Fig. 2, element 29; col. 6, lines 12-21, 40-41; col. 10, line 62 to col. 11, line 7) always generate the correct target address regardless of whether the direction prediction is correct or incorrect. Consequently, neither Emma's

DHT nor Hughes' branch predictor teach a branch predictor that provides a target address prediction, which is a limitation recited by claim 1.

Furthermore, although *Emma* teaches a branch prediction mechanism that makes two predictions of conditional branch instructions, the two predictions (one by the BHT and one by the DHT) are of the <u>outcome</u> of the branch instruction, not of the target address of the branch instruction. That is, *Emma*'s branch prediction mechanism only makes one prediction of the target address of a branch instruction (by the BHT), whereas the second target address generated by *Emma*'s address generate function and compared with the BHT target address is always a correct target address, as discussed above.

For these reasons, Applicant respectfully requests that the Examiner withdraw the rejection to amended claim 1.

The Examiner rejected independent claims 28, 36 and 45 for the same reasons set forth in the rejection of claim 1. Claims 28 and 45 each recite the limitation of two target address predictions, and claim 36 has been amended to recite the limitation of two target address predictions. Thus, for the reasons discussed above with respect to claim 1, Applicant respectfully requests that the Examiner withdraw the rejection to claims 28, 36 and 45.

In the Office Action of 5/18/204, the Examiner rejected independent claim 40 (previously canceled and now represented) for the same reasons set forth in the rejection of claims 1 and 2. For the reasons discussed above with respect to claim 1, Applicant respectfully requests that the Examiner withdraw the rejection to claim 40.

With respect to claims 2-27, 29-35, 37-43, and 46-50, these claims depend from independent claims 1, 28, 36, and 45, respectively, and add further limitations that are not obviated by *Emma* in view of *Hughes*. Accordingly, Applicant respectfully requests that the Examiner withdraw the rejections to claims 2-27, 29-35, 37-43, and 46-50.

With respect to new claim 51, as discussed above with respect to claim 1, neither Emma nor Hughes, alone or in combination, teach generating first and second predictions of a target address of a branch instruction. Furthermore, neither Emma nor Hughes, alone or in combination, teach generating the second prediction of the target address based on the type of the branch instruction, after the determining the type of the branch instruction.

Still further, neither Emma nor Hughes, alone or in combination, teach if the first target address prediction does not match the second target address prediction and if the type of the branch instruction is a first of a plurality of predetermined types, branching instruction fetching to the second target address prediction to override the branching to the first target address prediction. Additionally, neither Emma nor Hughes, alone or in combination, teach if the first target address prediction does not match the second target address prediction and if the type of the branch instruction is a second of the plurality of predetermined types, foregoing overriding the branching to the first target address prediction.

With respect to new claims 52-60, these claims depend from independent claim 51 and add further limitations that are not obviated by *Emma* in view of *Hughes*. Accordingly, Applicant respectfully requests that the Examiner withdraw the rejections to claims 52-60.

With respect to new claim 61, as discussed above with respect to claim 1, neither Emma nor Hughes, alone or in combination, teach a first branch predictor that generates a first prediction of a target address of a branch instruction, a second branch predictor that generates a second prediction of the target address if the type of the branch instruction is a first of a plurality of predetermined types, and a third branch predictor that generates the second prediction of the target address of the branch instruction if the type of the branch instruction is a second of the plurality of predetermined types. Furthermore, neither Emma nor Hughes, alone or in combination, teach if the first target address prediction does not match the second target address prediction and if the type of the branch instruction is a first of the plurality of predetermined types, instruction fetch logic fetches a third cache line from the instruction cache at the second target address prediction to override the first branch predictor. Still further, neither Emma nor Hughes, alone or in combination, teach if the first target address prediction does not match the second target address prediction and if the type of the branch instruction is a second of the plurality of predetermined types, the instruction fetch logic foregoes overriding the first branch predictor.

With respect to new claims 62-70, these claims depend from independent claim 61 and add further limitations that are not obviated by *Emma* in view of *Hughes*. Accordingly, Applicant respectfully requests that the Examiner withdraw the rejections to claims 62-70.

CONCLUSIONS

In view of the arguments advanced above, Applicant respectfully submits that claims 1-43 and 45-70 are in condition for allowance. Reconsideration of the rejections is requested, and allowance of the claims is solicited.

Applicant earnestly requests that the Examiner contact the undersigned practitioner by telephone if the Examiner has any questions or suggestions concerning this amendment, the application, or allowance of any claims thereof.

I hereby certify under 37 CFR 1.8 that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office on the date of signature shown below.

Respectfully submitted,				
	n Davis/			
By:				
Registratio	N DAVIS n No. 39,954) 301-7234			
1/19	/2006			
Date:				

Attachments (IDS previously submitted on 12/10/2004 but not considered)

Carrie and July

JAM 1 0 2003

In re application of:

G. Glenn Henry; Thomas C. McDonald

Serial No.:

09/849799

Filed:

05/04/01

Docket:

CNTR.2052

For:

SPECULATIVE BRANCH TARGET ADDRESS CACHE WITH SELECTIVE OVERRIDE BY SECONDARY PREDICTOR BASED ON BRANCH INSTRUCTION TYPE

INFORMATION DISCLOSURE STATEMENT SUBMITTED UNDER 37 CFR 1.97(D) AND 1.97 (E)(2)

Attached hereto is Form PTO-1449 listing documents believed relevant to the subject application. It is respectfully requested that the Examiner review the information disclosed herein in detail, independently evaluate each item carefully in the consideration of the pending claims and return an initialed copy of each form to the undersigned.

This disclosure statement should not be construed as a representation that a search has been made, that no other material information as defined in 37 C.F.R. § 1.56(a) exists, or as an admission that the information cited in the statement is, or is considered to be, material to patentability as defined in 37 CFR § 1.56(b) or is available as a reference under 35 U.S.C. § 102 et seq. Applicant reserves the right to swear behind or otherwise disprove the alleged "prior" nature of any art cited should the facts support and the situation warrant such an action.

It is believed that this disclosure complies with the requirements of 37 C.F.R. §§ 1.56, 1.97 and 1.98, and the Manual of Patent Examining Procedures § 609. If for some reason the examiner considers otherwise, it is respectfully requested that the undersigned be called so that any deficiencies can be remedied.

A copy of each document is enclosed. Some of the documents may have markings thereon. No significance is intended to be attached to the markings.

No item of Information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in § 1.56(c) more than three months prior to the filing of the information disclosure statement. The information cited in the information disclosure statement was cited by the United States Patent Office in one or more applications that are related to the present application.

Also attached hereto is a check in the amount of \$180.00 for the fee set forth in § 1.17(p).

Respectfully submitted

James W. Huffman Huffman Law Group, Inc. Registration No. 35,549 1832 N. Cascade Ave.

Colorado Springs, CO 80907 719.475.7103 719.623.0141 fax Jim@huffmanlaw.net

Date: 12-10-04

"EXPRESS MAIL" mailing label number <u>ED00340073600</u>

Date of Deposit <u>12-75-00</u>

I hereby certify that this paper is being deposited with the U.S. Postal Service Express Mail Post Office to Addressee Service under 37 C.F.R. §1.10 on the date shown above and is addressed to the U.S. Commissioner of Patents and Trademarks, Washington, D.C. 20231.

By:

JAN 1 2 2003

Approved for use twough 10/31/2002. OMB 0551-0931

U.S. Patent and Tradenark Office: U.S. DEPARTMENT OF COMMERCE

Under the Paparwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

Substitute for form 1449A/PTO		Complete if Known			
INFORMATION DISCLOSURE STATEMENT BY APPLICANT (use as many sheets as necessary			CLOSURE	Application Number	09/849799
				Filing Date	05/04/01
			FLICANI	First Named Inventor	G. Glenn Henry
			necessary		Thomas C. McDonald
				Group Art Unit	2183
		Examiner Name	Tonia Moenske		
Sheet	1	of	2	Attorney Docket Number	CNTR.2052

Examiner Initials	Cite	U.S. Patent Do		Name of Patentes or Applicant of Cited Document	Oate of Publication of Cited Decembers MM-DC-TYYY	Pagse, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
	No.*	Number	Kind Code [‡]			
	AA	5142634		Fite et al	08/25/1992	
	AB	5163140		Stiles et al	11/10/1992	
	AC	5353421		Emma et al.	10/04/1994	7. M. J.
	AD	5355459		Matsuo et al	10/11/1994	
	AE	5404467		Saba et al	04/04/1995	
	AF	5530825		Black et al	06/25/1996	
	AG	5687360		Po-Hua Chang	11/11/1997	
	АН	5761723		Black et al	06/02/1998	
	Al	5812839		Hoyt et al	09/22/1998	
	ĄJ	5850543		Shiell et al	12/15/1998	
	AK	5867701		Brown et al	02/02/1999	
	AL	5948100		Hsu et al	09/07/1999	
	AM	5964868		Gochman et al	10/12/1999	
	AN	5974543		Hilgendorf et al	10/26/1999	
	AO.	5978909		Oded Lempel	11/02/1999	
	AP	6044459		Bae et al	03/28/2000	
	AQ	6088793		Liu et al	07/11/2000	
	AR	6108773		Col et al	08/22/2000	
	AS	6151671		D'Sa et al	11/21/2000	
	AT	6314514		Thomas C. McDonald	11/6/2001	
	AU	6502185		Keller et al	12/31/2002	
	AV	6647467		Eric M. Dowling	11/11/2003	, , , , , , , , , , , , , , , , , , ,

Date Considered						

^{*}EXAMINER: Intital II reference considered, whether or not distlice is in conformance with MPEP 809. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

Burden Hour Statement: This form is estimated to take 2.0 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the smount of time you are required to complete this form should be sent to the Chief Information Office, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

^{*}Unique dilation designation number. *See attached Kinds of U.S. Patent Documents. *Enter Office that issued the document, by the two-letter code (WiPO Standard 6T.3).
*For Japanese patent document, the indication of the year of the reign of the Emperor must proceed the settal number of the patent document, *Kind of document by the appropriate symbols as indicated on the document under WiPO Standard ST. 18 if possible. *Applicant is to place a check mark here if English language Translation is attached.

JAM 1 2 2003

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of infernation unless it contains a valid OMB control number.

Substitute for form 1449A/PTO	Complete If Known	
INFORMATION DISCLOSURE	Application Number	09/849799
STATEMENT BY APPLICANT	Filing Date	05/04/01
STATEMENT DI AFFEIDANT	First Named Inventor	G. Glenn Henry
(use as many sheets as necessary		Thomas C. McDonald
	Group Art Unit	2183
	Examiner Name	Tonia Moenske
Sheet 2 of 2	Attorney Docket Number	CNTR.2052

		OTHER PRIOR ART-NON PATENT LITERATURE DOCUMENTS	
Fixeusites Exemities	Cite No.	Include name of the author (in CAPITAL LETTERS), fille of the article (when appropriate), sile of the item (book, magazine, journal, serial symposium, catalog, etc.), date, page(s), volume-issue number(s), bublisher, city and/or country where published.	-FF
	ВА	SAKAMOTO ET AL; Microarchitecture Support for Reducing Branch Penalty in a Superscaler Processor; pp. 208-216; IEEE 1996; Mitsubishi Electric Corp., System LSI Laboratory, 4-1 Mizuhara, Itami, Hyogo 664, Japan.	
	BB	YEH ET AL; <u>ALTERNATIVE IMPLEMENTATION OF TWO-LEVEL ADAPTIVE BRANCH PREDICTION</u> ; 19 ^{1H} Annual International Symposium on Computer Architecture, pp. 124-134, May 19-21, 1992, Gold Coast, Australia.	
	вс	CHANG ET AL; ALTERNATIVE IMPLEMENTATIONS OF HYBRID BRANCH PREDICTORS; Proceedings of MICRO-28, 1995, IEEE.	~~
	BD	MC FARLING, SCOTT; WRL TECHNICAL NOTE TN-36, "Combining Branch Predictors, June 1993, Western Research Laboratory, 250 University Ave., Palo Alto, CA 94301	
	BE	IEEE 100; THE AUTHORITATIVE DICTIONARY OF IEEE STANDARDS TERMS; Seventh Edition, IEEE, Standards Information Network, IEEE Press,	
	BF	BRAY ET AL; STRATEGIES FOR BRANCH TARGET BUFFERS; Technical Report No. CSL-TR-91-480, June 1991.	
- · · - · · · · · · · · · · · · · · · ·			
·			
,	<u></u>		
	<u> </u>		

Examiner Signature	Date Considered	

Burden Hour Statement: This form is estimated to take 2.0 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief information Officer, U.S. Paters and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

^{*}EXAMINER: bitlet it reference considered, whither or not classon is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered, include copy of this form with next communication to applicant.

^{*}Unique citation designation number: *Applicant is to place a check mark here if English tanguage Translation is attached.